TRANSMITTAL FORM (to be used for all correspondence after initial filing) Total Number of Pages in This Submission 6		Application Number 6056-000		000040	
		Filing Date	1/8/02		
		First Named Inventor	Norbert Taufenbach		
		Art Unit	Art Unit 2828		
		Examiner Name	James A. Menefee		
		Attorney Docket Number	mber 6056-000040		
	ENCLO	SURES (check all that apply)			
Fee Transmittal Form Drawin				er Allowance Communication to chnology Center (TC)	
_		Licensing-related Papers		peal Communication to Board of peals and Interferences	
Amendment / Reply				peal Communication to TC peal Notice, Brief, Reply Brief)	
After Final		n to Convert to a onal Application	Pro	prietary Information	
		of Attorney, Revocation e of Correspondence Address	Sta	tus Letter	
Extension of Time Request		al Disclaimer		her Enclosure(s) ase identify below):	
Express Abandonment Request		est for Refund		Comments on Statement of Reasons for Allowance; Issu Fee Transmittal Form.	
Information Disclosure Statement					
Certified Copy of Priority Document(s)	Rema	fees that may be requ	ired unde	uthorized to charge any addition r 37 CFR 1.16 or 1.17 to Depos ate copy of this sheet is enclos	
Response to Missing Parts/ Incomplete Application		A0000111 NO. 00-0730	. A duplice	ate copy of this sheet is enclosi	
Response to Missing Parts under 37 CFR 1.52 or 1.53					
SIGNA	TURE OF A	APPLICANT, ATTORNEY, O	R AGEN	T	
Firm or Individual name Harness, Dickey & Pierce, P.L.		Attorney Name Joseph R. Papp		Reg. No. 20115	
Signature	1/		-		
Date December 3, 2004		Je se			
CI	ERTIFICAT	E OF TRANSMISSION/MAI	LING		

Joseph R. Papp Typed or printed name Express Mail EV 570 163 551 US (12/3/2004) Date December 3, 2004

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Norbert Taufenbach

Serial No.

09/831,698

Filed:

January 8, 2002

Group:

1725

Examiner:

James A. Menefee

For:

C₀₂ SLAB LASER

Mail Stop PCT Commissioner of Patents P.O. Box 1450 Alexandra, VA 22313-1450

<u>COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE</u>

Sir:

Reasons for allowance are only warranted in instances in which "the record of the prosecution as a whole does not make clear [the Examiner's] reasons for allowing a claim or claims." 37 C.F.R. 1.104 (e). In the present case, Applicant believes the record as a whole makes clear the reasons for allowance and therefore no statement by the Examiner is necessary or warranted, especially since the statement may unfairly focus on certain reasons for allowance which are not reflected by the prosecution history. Therefore, the record should reflect that Applicant does not necessarily agree with each statement in the reasons for allowance. For example, while Applicant believes the claims are allowable, Applicant may not unequivocally agree that patentability resides solely in the specific feature or combination of features identified, or that each feature or

combination of features identified is required for patentability, or that equivalents of any of the recited features are outside the scope of the claims. Moreover, to the extent the reasons for allowance do not separately address the subject matter of all the claims, Applicant does not acquiesce to any inference that the non-addressed claims fail to present other reasons for patentability apart from the patentability of the claims which were specifically addressed by the Examiner.

Respectfully submitted,

Dated: December 3, 2004

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JRP/cvjk

Serial No. 09/831,698